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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------|-----------------|--------------------------|---------------------|------------------|
| 09/801,613 | 03/08/2001 | Leland James Wiesehuegel | AUS920010024US1 | 5323 |
| 7590 02/09/2004 | | | EXAMINER | |
| Robert H. Fran | ntz | | GART, MATTHEW S | |
| P.O. Box 23324 | | | | |
| Oklahoma City | , OK 73123-2334 | | ART UNIT | PAPER NUMBER |
| • | | | 3625 | |

DATE MAILED: 02/09/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

| | 09/801,613 | WIESEHUEGEL ET AL. | | | |
|---|--|--|-------------|--|--|
| Office Action Summary | Examiner | Art Unit | | | |
| | Matthew s Gart | 3625 | Mu) | | |
| The MAILING DATE of this communication app Period for Reply | ars on the cover sh t with th | correspondence a | ddress | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | 36(a). In no event, however, may a reply be till within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | mely filed ys will be considered time the mailing date of this ED (35 U.S.C. § 133). | | | |
| Status | | | | | |
| 1) Responsive to communication(s) filed on 20 Ja | Responsive to communication(s) filed on <u>20 January 2004</u> . | | | | |
| 2a)⊠ This action is FINAL . 2b)☐ This | action is non-final. | | | | |
| 3) Since this application is in condition for allowar | nce except for formal matters, pr | osecution as to th | e merits is | | |
| closed in accordance with the practice under E | x parte Quayle, 1935 C.D. 11, 4 | 53 O.G. 213. | | | |
| Disposition of Claims | | | | | |
| 4) ☐ Claim(s) 1-23 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-23 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement. | | | | | |
| Application Papers | | | | | |
| 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Ex | epted or b) objected to by the drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob | e 37 CFR 1.85(a). ojected to. See 37 C | • • | | |
| Priority under 35 U.S.C. § 119 | • | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | |
| Attachment(s) | | | | | |
| Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date S Patent and Trademark Office | 4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other: | ate | O-152) | | |

Application No.

Applicant(s)

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DETAILED ACTION

No claims were amended via Paper No. 4. Claims 1-23 are pending in the instant application.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-23 are rejected under 35 U.S.C. 102(e) as being anticipated by Goodwin U.S. Patent Application Publication US 2002/0059131.

Referring to claim 1. Goodwin discloses a method for preparing and presenting entitled offerings to guest participants in online offerings a auctions, said guest participants including guest brokers, bidders, buyers and traders, said method comprising the steps of:

Providing a profile for each guest in a computer-readable record (Fig. 2, User Profiles"), each profile containing one or more entitlement definitions (paragraph 0125) indicating allowable items which a guest may receive information but for which is "read-only" and is to be restricted from placing bids (paragraph 0110 to paragraph 0111);

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- Preparing one or more entitled offerings through filtering an available items list
 according to said profiles such that said prepared entitled offerings include only
 offerings for one or more items to which a guest is allowed offers as defined by
 the guest's entitlement definitions (paragraph 0125); and
- Presenting via a computer user interface said entitled offerings to one or more guests such that each guest may review his or her entitled offerings (Fig. 3 and paragraph 0061).

Referring to claim 2. Goodwin discloses a method wherein said step of providing a profile with entitlement definitions comprises providing an item category parameter within said entitlement definitions (paragraph 0144).

Referring to claim 3. Goodwin discloses a method wherein said step of providing a profile with entitlement definitions comprises providing a guest location parameter within said entitlement definitions (paragraph 0110 to paragraph 0111).

Referring to claim 4. Goodwin discloses a method wherein said step of preparing one or more entitled offerings comprises removing items from said available items list which are unmatched by a category parameter within a guest's entitlement definition to produce a minimized list of items for which a guest is entitled to receive offerings (paragraph 0125).

Referring to claim 5. Goodwin discloses a method wherein said step of preparing one or more entitled offers comprises removing items from said available items list which are unmatched by a guest's location parameter within an entitlement definition to

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produce a minimized list of items for which a guest is entitled to receive offerings (Table 1, "Search for financial product by: Geographic Location...").

Referring to claim 6. Goodwin discloses a method wherein said step of presenting via a computer user interface said entitled offerings to one or more guests comprises presenting said entitled offerings via a web browser user interface (Fig. 3 and paragraph 0061).

Referring to claim 7. Goodwin discloses a method comprising disabling and restricting bid attempts from said guest for items that are indicated as "read-only" in the guest's profile (paragraph 0110 to paragraph 0111).

Referring to claim 8. Goodwin discloses a method comprising enabling bid attempts from said guest for items that are indicated as "entitled" in the guest's profile (paragraph 0125).

Referring to claims 9-16. Claims 9-16 are rejected under the same rationale as set forth above in claims 1-8.

Referring to claim 17. Goodwin discloses an offering system in a computer network for preparing and presenting entitled offerings to guests of online offer and auction systems, said guests including brokers, buyers, bidders and traders, said computer network enabling communications between said online offer system and guest consoles, said offering system comprising:

 A database containing entitled sales offerings, said database accessible and queriable by network application servers (paragraph 0125 and paragraph 0110 to paragraph 0111);

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- An entitled offering preparation server for preparing entitled offerings through filtering lists of available items against guest entitlement parameters to produce entitled offerings including one or more items to which a quest is entitled to receive information and for which a guest is restricted to bid, and for storing entitled sales offerings in said database (paragraph 0125 and paragraph 0110 to paragraph 0111); and
- A network application server for providing sales offerings to guest console computers (Fig. 2).

Referring to claim 18. Goodwin discloses an offering system wherein said network application server is an Internet server (abstract).

Referring to claim 19. Goodwin discloses an offering system wherein said network application server is a Hyper Text Transfer Protocol (HTTP) server (paragraph 0052).

Referring to claim 20. Goodwin discloses an offering system wherein said network application server is a secure Hyper Text Transfer Protocol (HTTPS) server (paragraph 0052).

Referring to claim 21. Goodwin discloses an offering system wherein said network application server is adapted for communications with guest console computers that are web browser devices (abstract).

Referring to claim 22. Claim 22 is rejected under the same rationale as set forth above in claims 1-8.

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Referring to claim 23. Claim 23 is rejected under the same rationale as set forth above in claims 1-8.

Response to Arguments

Applicant's arguments filed January 20, 2004 have been fully considered but they are not persuasive.

Per the Attorney's request is a copy of Provisional Application 60/224240 filed on August 10, 2000. Provisional Application 60/224240 has support for material relied on in Patent Application Publication US 2002/0059131.

The Examiner notes, "Entitlement definitions" as defined by the instant invention's specification relates to a broker's entitlement profile matrix which is made available for the broker, such that products and services which do not meet the parameters of the profile matrix are not presented for bidding to that broker (Patent Application 09/801613: Page 16).

This is functionally equivalent to the system defined in Goodwin. Goodwin provides one or more forms to the seller, such as pricing forms, so that the seller can provide the system with some of the information needed to compute a price for the financial product. In one embodiment, the system stores a profile of the seller, such that portions of the forms can be "filled out" by the system in advance. The profile of a seller, in one embodiment, also stores other information provided by a seller, such as preferences, criteria for accepting bids, restrictions on bids (e.g., certain users may be prohibited from bidding), restrictions on access to information (bidders may be required to sign on and/or acknowledge specific conditions before receiving information).

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specification of type of bidding to occur (e.g., type of auction), permission for the system to accept bids on behalf of the user, etc (paragraph 0111).

The Attorney argues that Goodwin does not provide a "Guest Option."

The Examiner notes Goodwin (paragraph 0070) does disclose a subsystem providing user management functions for users of the system. These users, in at least one embodiment, can be sellers and potential sellers of financial products, buyers and potential buyers of financial products, so-called market observers (users who can view the transactions occurring on the site and/or the financial products available on the site, but who are not necessarily participating in any transactions), visitors, "guest" users, auditing personnel, etc.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication should be directed to Matthew Gart whose telephone number is 703-305-5355. This examiner can normally be reached Monday-Friday, 8:30AM-5:30PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ms. Wynn Coggins can be reached on 703-308-1344. The fax phone numbers for the organization where this application or proceeding is assigned are 703-746-7239 for regular communications and 703-746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

MSG

February 5, 2004

Jeffrey A. Smith Frimary Examine